SENATE BILL 207

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000 Ro P3	tegular Session	,
0lr018	86)	(
onore	ENROLLED BILL	
	Economic and Environmental Affairs/Economic Matters	
Introd	luced by The President (Administration) and Senators Miller, Blount, Collins, Frosh, Hollinger, Pinsky, Sfikas, and Van Hollen	
	Read and Examined by Proofreaders:	
		Proofreader.
		Proofreader.
	d with the Great Seal and presented to the Governor, for his approval this day of at o'clock,M.	Froomeader.
		President.
	CHAPTER	
1 A	AN ACT concerning	
2	Smart Codes - Maryland Building Rehabilitation Code	e
3 F	OR the purpose of requiring the Department of Housing and Community	
4	Development to adopt a Maryland Building Rehabilitation Code to encourage	
5	and facilitate the rehabilitation of existing buildings and to maintain the level of	
6	safety that existing building codes provide for certain purposes; providing for	
7	the enforcement of the Maryland Building Rehabilitation Code; providing that	
8	the Maryland Building Rehabilitation Code be modeled on the Nationally	
9	Applicable Recommended Rehabilitation Provisions; providing that the	
10	Maryland Building Rehabilitation Code shall apply to all rehabilitation projects	
11	within the State on or after a certain date; authorizing local jurisdictions to	
12	adopt local amendments and providing certain benefits to local jurisdictions	
13	that do not adopt local amendments to the Maryland Building Rehabilitation	

6 7 8 9 10 11 12 13 14 15	there be a Maryland Building Rehabilitation Code Advisory Council and providing for Council membership, terms, reimbursement, duties, and responsibilities; providing for the initial terms of Council members; providing that there be a director of the Council; providing for certain training of certain officials; providing that certain applications to the Rural Legacy Board include a certain certification; making certain provisions of this Act subject to a certain funding contingency; making provisions of this Act severable; providing for the application of this Act; defining certain terms; and generally relating to the Maryland Building Rehabilitation Code and the Department of Housing and Community Development.
	BY repealing and reenacting, with amendments,
17 18	Article 83B - Department of Housing and Community Development Section 6-404(a)
19	Annotated Code of Maryland
20	(1998 Replacement Volume and 1999 Supplement)
22 23 24 25 26	BY adding to Article 83B - Department of Housing and Community Development Section 6-501 through 6-505, inclusive, to be under the new subtitle "Subtitle 5. Maryland Building Rehabilitation Code" Annotated Code of Maryland (1998 Replacement Volume and 1999 Supplement) BY repealing and reenacting, with amendments, Article 48 - Inspections
29	
30	Annotated Code of Maryland
31	(1998 Replacement Volume and 1999 Supplement)
32 33 34 35 36	BY repealing and reenacting, with amendments, Article 89 - Miscellaneous Business, Work, and Safety Provisions Section 49B(e) and (q) Annotated Code of Maryland (1998 Replacement Volume and 1999 Supplement)
37	BY repealing and reenacting, with amendments,
38	Article - Natural Resources
39	Section 5-9A-05(b)
40	Annotated Code of Maryland
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1 (1997 Replacement Volume and 1999 Supplement)

11 12	WHEREAS, Vac safety, and welfare of		underutilized buildings pose a threat to the health, zens of the State; and
	buildings, which wou	ıld be en	ivate and public interest in rehabilitating older hanced if regulatory procedures and standards regarding nade predictable, consistent, and flexible; and
			litation of existing buildings in Maryland communities constraints in the building construction regulatory
		g and ov	existing codes that apply to rehabilitation projects are verlapping and vary, from jurisdiction to jurisdiction, opment; and
	the rehabilitation of o	existing	onstruction regulatory procedures and standards for buildings will be improved by the adoption of a rehabilitation code; and
27	and the National Ass	ociation code kno	States Department of Housing and Urban Development of Home Builders Research Center have developed a own as the Nationally Applicable Recommended w, therefore,
29 30			ACTED BY THE GENERAL ASSEMBLY OF s of Maryland read as follows:
31		Article	83B - Department of Housing and Community Development
32	6-404.		
33	(a) The Dep	partment	shall:
34 35	(1) minimum, contains:	Establis	sh and maintain a central automated data base that, at a
4			SENATE BILL 207
1		(i)	The Maryland Building Performance Standards;
-			
2	Standards;	(ii)	Local amendments to the Maryland Building Performance

nent			
ne			

12 13	Utility Companies A	(vii) article;	The Energy Code required under Title 7, Subtitle 4 of the Public
14 15	Code required under	(viii) Title 7,	Local code provisions that are more restrictive than the Energy Subtitle 4 of the Public Utility Companies Article; [and]
16 17	this subtitle;	(ix)	Information compiled by the Department under § 6-405(b)(1) of
18		(X)	THE MARYLAND BUILDING REHABILITATION CODE; AND
19 20	REHABILITATION	(XI) CODE;	LOCAL AMENDMENTS TO THE MARYLAND BUILDING
21 22	(2) municipality, State u		nformation from the data base available to any county, ner interested party; and
	(3) hardware or softwar central automated da	e to enabl	te or otherwise provide a local jurisdiction with the necessary le the local jurisdiction to access the information in the
26			SUBTITLE 5. MARYLAND BUILDING REHABILITATION CODE.
27	6-501.		
30 31	ANY OTHER PROV SUPERCEDE SUPE LOCAL JURISDIC	VISIONS E <u>RSEDE</u> Ί ΓΙΟΝS, Τ	CHIS SUBTITLE SHALL BE EFFECTIVE NOTWITHSTANDING OF LAW. THE PROVISIONS OF THIS SUBTITLE DO NOT THE PLANNING, ZONING, OR SUBDIVISION AUTHORITY OF THE MARYLAND-NATIONAL CAPITAL PARK AND PLANNING
			ASHINGTON SUBURBAN SANITARY COMMISSION.
5			SENATE BILL 207
	6-502.		
1 2			
1 2	(A) IN THI INDICATED.	S SUBTI'	SENATE BILL 207
1 2 3	(A) IN THI INDICATED.	S SUBTI' TION" M	SENATE BILL 207 TLE THE FOLLOWING WORDS HAVE THE MEANINGS
1 2 3 4	(A) IN THI INDICATED. (B) "ADDI"	S SUBTI' I'ION" M BUILDI	SENATE BILL 207 TLE THE FOLLOWING WORDS HAVE THE MEANINGS TEANS AN INCREASE IN:

17	LOCAL JU	THE A	TING BUILDING" MEANS ANY BUILDING OR STRUCTURE ERECTED DOPTION OF THE BUILDING CODE CURRENTLY IN EFFECT IN A TION AND THAT HAS BEEN ISSUED A CERTIFICATE OF OCCUPANCY GALLY OCCUPIED.
21	ERECTED YEAR BEI	AND C	TING BUILDING" MEANS ANY BUILDING OR STRUCTURE THAT WAS OCCUPIED OR ISSUED A CERTIFICATE OF OCCUPANCY AT LEAST ONE CONSTRUCTION PERMIT APPLICATION FOR THAT BUILDING OR S MADE TO A LOCAL JURISDICTION.
		OF BA	AL JURISDICTION" MEANS ANY OF THE 23 COUNTIES IN MARYLAND, LTIMORE, AND ANY MUNICIPAL CORPORATION IN MARYLAND E PROVISIONS OF ARTICLE XI-E OF THE CONSTITUTION.
26	(G)	"MBR	C" MEANS THE MARYLAND BUILDING REHABILITATION CODE.
27	(H)	"MOD	IFICATION" MEANS THE:
28		(1)	RECONFIGURATION OF ANY SPACE;
29		(2)	ADDITION OR ELIMINATION OF ANY DOOR OR WINDOW;
30		(3)	RECONFIGURATION OR EXTENSION OF ANY SYSTEM; OR
31		(4)	INSTALLATION OF ANY ADDITIONAL EQUIPMENT.
32	(I)	"RECO	ONSTRUCTION" MEANS:
6			SENATE BILL 207
1 2	ELEMENT	(1) OF THI	THE RECONFIGURATION OF A SPACE WHICH AFFECTS AN EXIT OR E EGRESS ACCESS SHARED BY MORE THAN A SINGLE OCCUPANT;
3		(2)	RENOVATION OR MODIFICATION WHEN THE RECONFIGURATION
5	EXISTING	MEANS	AT THE WORK AREA IS NOT PERMITTED TO BE OCCUPIED BECAUSE S OF EGRESS AND FIRE PROTECTION SYSTEMS, OR THEIR RE NOT IN PLACE OR CONTINUOUSLY MAINTAINED; OR
7		(3)	EXTENSIVE MODIFICATIONS.
8	(J) UNDERTA		ABILITATION PROJECT" MEANS ANY CONSTRUCTION WORK AN EXISTING BUILDING THAT INCLUDES REPAIR, RENOVATION,

10 MODIFICATION, RECONSTRUCTION, CHANGE OF OCCUPANCY, OR ADDITION.

17	(2) "RENOVATION" DOES NOT INCLUDE:
18	(I) RECONFIGURATION OF SPACE; OR
19	(II) INTERIOR AND EXTERIOR PAINTING.
22	(L) "REPAIR" MEANS THE PATCHING, RESTORATION, OR MINOR REPLACEMENT OF MATERIALS, ELEMENTS, COMPONENTS, EQUIPMENT, OR FIXTURES FOR THE PURPOSES OF MAINTAINING THESE MATERIALS, ELEMENTS, COMPONENTS, EQUIPMENT, OR FIXTURES IN GOOD OR SOUND CONDITION.
24	6-503.
27 28 29 30 31	(A) THE DEPARTMENT, IN COOPERATION WITH THE MARYLAND BUILDING REHABILITATION CODE ADVISORY COUNCIL, THE DEPARTMENT OF LABOR, LICENSING, AND REGULATION, AND THE STATE FIRE MARSHAL, SHALL ADOPT BY REGULATION THE MARYLAND BUILDING REHABILITATION CODE. THE MBRC SHALL BE MODELED ON THE NATIONALLY APPLICABLE RECOMMENDED REHABILITATION PROVISIONS DEVELOPED BY THE UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT AND THE NATIONAL ASSOCIATION OF HOME BUILDERS RESEARCH CENTER.
35	(B) THE PURPOSE OF THE MARYLAND BUILDING REHABILITATION CODE IS TO ENCOURAGE AND FACILITATE THE REHABILITATION OF EXISTING BUILDINGS BY REDUCING THE COSTS AND CONSTRAINTS ON REHABILITATION RESULTING FROM EXISTING PROCEDURES AND STANDARDS.
7	SENATE BILL 207
1 2	(C) (1) AS PROVIDED UNDER THE ADMINISTRATIVE PROCEDURE ACT, THE DEPARTMENT SHALL:
	(I) SUBMIT TO THE JOINT COMMITTEE ON ADMINISTRATIVE, EXECUTIVE, AND LEGISLATIVE REVIEW THE PROPOSED REGULATIONS TO ADOPT THE MBRC ON OR BEFORE DECEMBER 31, 2000; AND
6	(II) ADOPT THE MBRC AS SOON AS POSSIBLE THEREAFTER.
	(2) THE DEPARTMENT, IN COOPERATION WITH THE MARYLAND BUILDING REHABILITATION CODE ADVISORY COUNCIL, SHALL REVIEW THE MBRC AND ADOPT ANY NECESSARY OR DESIRABLE REVISIONS AT LEAST EVERY 3 YEARS.
	(D) EXCEPT AS OTHERWISE PERMITTED IN THIS TITLE AND NOTWITHSTANDING ANY PROVISIONS OF ARTICLES 23A, 25, 25A, 25B, 28, AND 29 OF THE CODE AND BUILDING CODES, MECHANICAL CODES, PLUMBING CODES, FIRE

REFRIGERATION 22 CONTRACTORS, THE STATE BOARD OF PLUMBING, AND THE BOARD OF BOILER RULES 23 SHALL SUBMIT PROPOSED REGULATION CHANGES CHANGES TO THEIR 24 REGULATIONS TO MAKE THE MECHANICAL CODE, THE PLUMBING CODE, THE 25 BOILER SAFETY CODE, AND THE ELEVATOR CODE CONSISTENT WITH THE MBRC; 26 (2) THE DEPARTMENT OF STATE POLICE AND THE STATE FIRE 27 PREVENTION COMMISSION SHALL SUBMIT PROPOSED REGULATION CHANGES 28 CHANGES TO THEIR REGULATIONS TO MAKE THE STATE FIRE PREVENTION CODE 29 CONSISTENT WITH THE MBRC; AND

- 30 (3) THE DEPARTMENT SHALL SUBMIT PROPOSED REGULATION
 31 CHANGES CHANGES TO ITS REGULATIONS TO MAKE THE MARYLAND BUILDING
- 32 PERFORMANCE STANDARDS, THE SAFETY GLAZING CODE, THE ENERGY CODE, AND
- 33 THE ACCESSIBILITY CODE CONSISTENT WITH THE MBRC.
- 34 (F) (1) A LOCAL JURISDICTION MAY ADOPT LOCAL AMENDMENTS TO THE 35 MBRC THAT APPLY ONLY TO THE LOCAL JURISDICTION.
- 36 (2) A MUNICIPAL CORPORATION WHOSE AUTHORITY TO ADOPT OR 37 AMEND A BUILDING CODE IS, BY LAW, LIMITED BY THE AUTHORITY OF ANY COUNTY
- 38 IN WHICH IT IS LOCATED, SHALL NOT BE SUBJECT TO ANY AMENDMENT TO THE
- 39 MBRC ADOPTED BY THE COUNTY UNLESS THE MUNICIPAL CORPORATION ALSO
- 40 ADOPTS THE AMENDMENT.

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- 1 (3) IN ORDER TO ENABLE THE CENTRAL DATA BASE ESTABLISHED 2 UNDER § 6-404 OF THIS TITLE TO REMAIN CURRENT, A LOCAL JURISDICTION
- 3 AMENDING THE MBRC SHALL FURNISH A COPY OF THE AMENDMENT TO THE
- 4 DEPARTMENT:
- 5 (I) AT LEAST 15 DAYS BEFORE THE EFFECTIVE DATE OF THE 6 AMENDMENT: OR
- 7 (II) IN THE CASE OF AN EMERGENCY ADOPTION OF A LOCAL
- 9 (4) ONLY A LOCAL JURISDICTION THAT DOES NOT AMEND THE MRBC
- 10 MBRC SHALL BE ELIGIBLE FOR ANY FUNDING APPROPRIATED ABOVE THE
- 11 APPROPRIATION IN FISCAL YEAR 2000 FOR:

8 AMENDMENT. WITHIN 5 DAYS OF ITS ADOPTION.

2	(I)	CIRCUIT RIDER MBRC INSPECTORS PROVIDED UNDER THE
^	PED I DES EDITEDIO OTO OTTO	DIDED DO CO 13 CD MILE DED 1 DOS COM

19	CONSERVATION PROGRAM IN THE DEPARTMENT OF TRANSPORTATION; AND
20 5,	(V) THE RURAL LEGACY PROGRAM ESTABLISHED UNDER TITLE
	SUBTITLE 9A OF THE NATURAL RESOURCES ARTICLE.
	(5) ONLY A LOCAL JURISDICTION THAT DOES NOT AMEND THE MRBC MBRC SHALL BE ELIGIBLE FOR A PRIORITY UNDER THE DEPARTMENT OF TRANSPORTATION'S TRANSPORTATION ENHANCEMENTS PROGRAMS.
25	6-504.
26	(A) THE MRBC MBRC SHALL, AT A MINIMUM:
	(1) MAINTAIN THE A LEVEL OF SAFETY THAT CONSISTENT WITH EXISTING CODES PROVIDE, AND PROVIDE FOR MULTIPLE CATEGORIES OF WORK WITH MULTIPLE COMPLIANCE STANDARDS;
30 31	(2) BE ENFORCEABLE BY LOCAL OFFICIALS USING EXISTING ENFORCEMENT PROCEDURES;
	(2) (3) APPLY TO REPAIR, RENOVATION, MODIFICATION, RECONSTRUCTION, CHANGE OF OCCUPANCY, AND ADDITION TO AN EXISTING BUILDING; AND
9	SENATE BILL 207
	(4) PROVIDE AN EXPEDITED REVIEW PROCESS FOR PROPOSED AMENDMENTS TO THE MBRC SUBMITTED BY A LOCAL GOVERNMENT OR AN ORGANIZATION THAT REPRESENTS LOCAL GOVERNMENTS; AND
	OROMINEMION THAT REFRESENTS EOCAE GOVERNMENTS, AND
4 OPF	(3) (4) (5) CONTAIN PROVISIONS THAT PROVIDE AN PORTUNITY
OPF 5 6 7 8	(3) (4) (5) CONTAIN PROVISIONS THAT PROVIDE AN

14

(1)

BUILDING CODE;

20	(7)	ENER	GY CODE;
21	(8)	ELEV	ATOR CODE; AND
22	(9)	LOCA	L HISTORIC PRESERVATION ORDINANCES.
25 26	PROVIDED FOR IDENTIFY AND PROBLEMS THE	UNDER S FACILITA A COMP	OF THE MEETING REQUIRED BY SUBSECTION (A)(3) SUBSECTION (A)(4) (A)(5) OF THIS SECTION SHALL BE TO ATE ANTICIPATE AND EXPEDITE THE RESOLUTION OF LEX REHABILITATION PROJECT MAY HAVE IN COMPLYING CABLE LAWS AND REGULATIONS AND THE MBRC.
28	6-505.		
29 30	` '		BE A MARYLAND BUILDING REHABILITATION CODE MPRISED OF NINETEEN <u>27</u> MEMBERS AS FOLLOWS:
31 OR	(1)	THE S	ECRETARY OF HOUSING AND COMMUNITY DEVELOPMENT
	DESIGNEE;		
33 34	(2) DESIGNEE;	THE S	ECRETARY OF LABOR, LICENSING, AND REGULATION OR
	,		
10	,		SENATE BILL 207
	(3)	THE S	SENATE BILL 207 TATE FIRE MARSHAL OR DESIGNEE;
10			
10 1 2 3	(3) (4) (5)	THE S	TATE FIRE MARSHAL OR DESIGNEE;
10 1 2 3 WIT	(3) (4) (5)	THE S	TATE FIRE MARSHAL OR DESIGNEE; TATE HISTORIC PRESERVATION OFFICER OR DESIGNEE; DIRECTOR OF THE GOVERNOR'S OFFICE FOR INDIVIDUALS
10 1 2 3 WIT 4 5	(3) (4) (5)	THE S THE D	TATE FIRE MARSHAL OR DESIGNEE; TATE HISTORIC PRESERVATION OFFICER OR DESIGNEE; DIRECTOR OF THE GOVERNOR'S OFFICE FOR INDIVIDUALS
10 1 2 3 WITT 4 5 6	(3) (4) (5) TH DISABILITIES O	THE S THE D	TATE FIRE MARSHAL OR DESIGNEE; TATE HISTORIC PRESERVATION OFFICER OR DESIGNEE; PIRECTOR OF THE GOVERNOR'S OFFICE FOR INDIVIDUALS HEE; AND
10 1 2 3 WITT 4 5 6	(3) (4) (5) TH DISABILITIES OF (6) INCLUDING: COMMISSION;	THE S THE D R DESIGN FOUR	TATE FIRE MARSHAL OR DESIGNEE; TATE HISTORIC PRESERVATION OFFICER OR DESIGNEE; DIRECTOR OF THE GOVERNOR'S OFFICE FOR INDIVIDUALS HEE; AND HEEN 22 MEMBERS APPOINTED BY THE GOVERNOR,

19 20 GOVERNMENT;	(VI)	A REPRESENTATIVE TWO REPRESENTATIVES OF COUNTY
21 MUNICIPAL 22 GOVERNMENT;	(VII)	A REPRESENTATIVE TWO REPRESENTATIVES OF
23 24 GOVERNMENT;	(VIII) AND	TWO BUILDING CODE OFFICIALS SERVING LOCAL
25 26 <u>DEVELOPER;</u>	<u>(IX)</u>	A COMMERCIAL AND INDUSTRIAL BUILDING OWNER OR
27	<u>(X)</u>	A MULTIFAMILY BUILDING OWNER OR DEVELOPER;
28	<u>(XI)</u>	TWO LOCAL FIRE OFFICIALS; AND
29	(IX)	(XII) TWO MEMBERS OF THE GENERAL PUBLIC.
30 (B) (<u>1)</u> 31 SHALL DESIGNA		AMONG THE MEMBERS OF THE COUNCIL, THE GOVERNOR AIRMAN.
		OLUDORITION OF THE COUNCIL RUGHED REFLECT THE DAGE
32 <u>(2)</u> 33 <u>GENDER, AND G</u>		OMPOSITION OF THE COUNCIL SHOULD REFLECT THE RACE, HIC DIVERSITY OF THE POPULATION OF THE STATE.
		
33 <u>GENDER, AND G</u>	<u>EOGRAP</u>	HIC DIVERSITY OF THE POPULATION OF THE STATE.
33 <u>GENDER, AND G</u> 11 1 (C) (1) 2 (2)	EOGRAPI THE T THE T	HIC DIVERSITY OF THE POPULATION OF THE STATE. SENATE BILL 207
33 <u>GENDER, AND G</u> 11 1 (C) (1) 2 (2) 3 REQUIRED BY TH 4 2000. 5 (3)	THE T THE T HE TERM	SENATE BILL 207 ERM OF AN APPOINTED MEMBER IS 4 YEARS. ERMS OF APPOINTED MEMBERS ARE STAGGERED AS
33 <u>GENDER, AND G</u> 11 1 (C) (1) 2 (2) 3 REQUIRED BY THA 2000.	THE T THE T TERM	SENATE BILL 207 ERM OF AN APPOINTED MEMBER IS 4 YEARS. ERMS OF APPOINTED MEMBERS ARE STAGGERED AS S PROVIDED FOR MEMBERS OF THE COUNCIL ON JULY 1, E END OF A TERM, A MEMBER CONTINUES TO SERVE UNTIL
33 <u>GENDER, AND G</u> 11 1 (C) (1) 2 (2) 3 REQUIRED BY TH 4 2000. 5 (3) A 6 SUCCESSOR IS A 7 (4)	THE T THE T HE TERM AT TH PPOINTE A MEN	SENATE BILL 207 ERM OF AN APPOINTED MEMBER IS 4 YEARS. ERMS OF APPOINTED MEMBERS ARE STAGGERED AS S PROVIDED FOR MEMBERS OF THE COUNCIL ON JULY 1, E END OF A TERM, A MEMBER CONTINUES TO SERVE UNTIL
33 <u>GENDER, AND G</u> 11 1 (C) (1) 2 (2) 3 REQUIRED BY TH 4 2000. 5 (3) A 6 SUCCESSOR IS A 7 (4) 8 ONLY FOR THE F	THE T THE T HE TERM AT TH PPOINTE A MEM REST OF	SENATE BILL 207 ERM OF AN APPOINTED MEMBER IS 4 YEARS. ERMS OF APPOINTED MEMBERS ARE STAGGERED AS S PROVIDED FOR MEMBERS OF THE COUNCIL ON JULY 1, E END OF A TERM, A MEMBER CONTINUES TO SERVE UNTIL D AND QUALIFIES. MBER WHO IS APPOINTED AFTER A TERM HAS BEGUN SERVES

43 PERS METMATER FOR EXPENSIONS 33 1 GOODS 1330F STUREY MET OF 13TH 18TH AFT. FR. AFT. FR. AFT.

JURISDICTION CODE OFFICIALS, AND LOCAL JURISDICTION CODE APPEAL BOARDS; AND
(3) TO THE EXTENT POSSIBLE, DEVELOP THE MBRC TO SEEK TO AVOID INCREASED COSTS TO LOCAL JURISDICTIONS ARISING FROM IMPLEMENTATION OF THE MBRC; AND
(3) (4) TO THE EXTENT PROVIDED IN THE STATE BUDGET,
TRAINING ON THE MBRC FOR CODE OFFICIALS AND OTHER PUBLIC AND PRIVATE CONSTRUCTION-RELATED PROFESSIONALS.
(E) THE COUNCIL SHALL HAVE A DIRECTOR, APPOINTED BY THE SECRETARY. THE DIRECTOR SHALL BE A SPECIAL APPOINTEE IN THE STATE PERSONNEL MANAGEMENT SYSTEM.
Article 48 - Inspections
170.
The Board shall formulate definitions, rules and regulations for the safe construction, use, installation, maintenance, repair and inspection of boilers and pressure vessels in this State. The rules and regulations so formulated shall conform as nearly as possible to the Boiler and Pressure Vessel Code of the American Society of Mechanical Engineers, the Inspection Code of the National Board of Boiler and
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Pressure Vessel Inspectors, Code for Power Piping, B31.1 of the American Society of Mechanical Engineers, Code for Controls and Safety Devices for Automatically Fired Boilers, CSD-1 of the American Society of Mechanical Engineers, Code for Controls and Safety Devices, NFPA Series 85 of the National Fire Protection Association, and Code for Chemical Plant and Petroleum Refinery Piping, B31.3 of the American Society of Mechanical Engineers, as amended and interpreted from time to time. Rules and regulations formulated by the Board may be adopted and promulgated by the Commissioner of Labor and Industry subject to the approval of the Secretary of

16 CONSISTENT WITH THE MARYLAND BUILDING REHABILITATION CODE.

13 DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT UNDER ARTICLE 83B, § 14 6-503 OF THE CODE, THE BOARD AND THE COMMISSIONER SHALL SUBMIT PROPOSED 15 REGULATIONS TO AMEND THE DEFINITIONS, RULES, AND REGULATIONS TO BE

26	REQUIREMENTS OF ARTICLE 83B, § 6-503 OF THE CODE.
	(q) (1) Any new building constructed after July 1, 1985, in which at least one elevator is planned, shall have a passenger elevator that can accommodate a horizontally carried and positioned 6 foot 8 inch rescue litter.
30 31	(2) This subsection does not apply to one or two family dwellings or to buildings under 3 stories.
34	(3) FOR PURPOSES OF THE SUBSECTION, REPAIR, RENOVATION, MODIFICATION, RECONSTRUCTION, CHANGE OF OCCUPANCY, AND ADDITION TO AN EXISTING BUILDING AS DEFINED IN ARTICLE 83B, TITLE 6, SUBTITLE 5 OF THE CODE SHALL MAY NOT BE CONSIDERED TO CONSTITUTE A NEW BUILDING.
36	Article - Natural Resources
37	5-9A-05.
38 39	(b) (1) The application shall describe the proposed Rural Legacy Area, include a Rural Legacy Area Plan, identify existing protected lands, state the
13	SENATE BILL 207
	anticipated level of initial landowner participation in the Program and the amount of the grant requested, and comply with the criteria set forth below.
2 3 4 5 6	
2 3 4 5 6 7 8 9	the grant requested, and comply with the criteria set forth below. (2) TO QUALIFY FOR ADDITIONAL FUNDS APPROPRIATED ABOVE THE LEVEL APPROPRIATED IN FISCAL YEAR 2000 AS PROVIDED FOR IN ARTICLE 83B, § 6-503(E)(4) OF THE CODE, AN APPLICATION SHALL INCLUDE A CERTIFICATION THAT THE LOCAL JURISDICTION HAS NOT ADOPTED ANY LOCAL AMENDMENTS TO THE
2 3 4 5 6 7 8 9	the grant requested, and comply with the criteria set forth below. (2) TO QUALIFY FOR ADDITIONAL FUNDS APPROPRIATED ABOVE THE LEVEL APPROPRIATED IN FISCAL YEAR 2000 AS PROVIDED FOR IN ARTICLE 83B, § 6-503(E)(4) OF THE CODE, AN APPLICATION SHALL INCLUDE A CERTIFICATION THAT THE LOCAL JURISDICTION HAS NOT ADOPTED ANY LOCAL AMENDMENTS TO THE MARYLAND BUILDING REHABILITATION CODE. SECTION 2. AND BE IT FURTHER ENACTED, That the terms of the initial appointed members of the Maryland Building Rehabilitation Code Advisory Council
2 3 4 5 6 7 8 9 10	the grant requested, and comply with the criteria set forth below. (2) TO QUALIFY FOR ADDITIONAL FUNDS APPROPRIATED ABOVE THE LEVEL APPROPRIATED IN FISCAL YEAR 2000 AS PROVIDED FOR IN ARTICLE 83B, § 6-503(E)(4) OF THE CODE, AN APPLICATION SHALL INCLUDE A CERTIFICATION THAT THE LOCAL JURISDICTION HAS NOT ADOPTED ANY LOCAL AMENDMENTS TO THE MARYLAND BUILDING REHABILITATION CODE. SECTION 2. AND BE IT FURTHER ENACTED, That the terms of the initial appointed members of the Maryland Building Rehabilitation Code Advisory Council shall expire as follows:
2 3 4 5 6 7 8 9 10	the grant requested, and comply with the criteria set forth below. (2) TO QUALIFY FOR ADDITIONAL FUNDS APPROPRIATED ABOVE THE LEVEL APPROPRIATED IN FISCAL YEAR 2000 AS PROVIDED FOR IN ARTICLE 83B, § 6-503(E)(4) OF THE CODE, AN APPLICATION SHALL INCLUDE A CERTIFICATION THAT THE LOCAL JURISDICTION HAS NOT ADOPTED ANY LOCAL AMENDMENTS TO THE MARYLAND BUILDING REHABILITATION CODE. SECTION 2. AND BE IT FURTHER ENACTED, That the terms of the initial appointed members of the Maryland Building Rehabilitation Code Advisory Council shall expire as follows: (1) 4 6 members in 2001;
2 3 4 5 6 7 8 9 10 11	the grant requested, and comply with the criteria set forth below. (2) TO QUALIFY FOR ADDITIONAL FUNDS APPROPRIATED ABOVE THE LEVEL APPROPRIATED IN FISCAL YEAR 2000 AS PROVIDED FOR IN ARTICLE 83B, § 6-503(E)(4) OF THE CODE, AN APPLICATION SHALL INCLUDE A CERTIFICATION THAT THE LOCAL JURISDICTION HAS NOT ADOPTED ANY LOCAL AMENDMENTS TO THE MARYLAND BUILDING REHABILITATION CODE. SECTION 2. AND BE IT FURTHER ENACTED, That the terms of the initial appointed members of the Maryland Building Rehabilitation Code Advisory Council shall expire as follows: (1) 4 6 members in 2001; (2) 4 6 members in 2002;

26 66B of the Code.

27 SECTION 5. AND BE IT FURTHER ENACTED, That this Act shall take 28 effect July 1, 2000.